RUSSELL B. HILL (State Bar No. 190070) JESSE D. MULHOLLAND (State Bar No. 222393) ELIZABETH YANG (State Bar No. 249713) 07 OCT 30 PM 4:01 Howrey LLP 2020 Main Street, Suite 1000 RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Irvine, California 92614-8200 Telephone: 949/721-6900 Facsimile: 949/721-6910 Attorneys for Plaintiff ELECTRONICS FOR IMAGING, INC. 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 5534 ELECTRONICS FOR IMAGING, INC., Delaware corporation, 11 COMPLAINT FOR DECLARATORY RS Plaintiff, AND INJUNCTIVE RELIEF 12 ν. DEMAND FOR JURY TRIAL 13 TESSERON, LTD., an Ohio limited liability 14 company, 15 Defendants. 16 17 18 19 FAZEI 20 21 22 23 24 25 26 27 28 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF -1-HOWREY

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Plaintiff Electro	onics for Imaging, Inc. ("EFI"), for its claims against Defendant Tesseron Ltd.			
("Tesseron"), alleges as follows:				
<u>JURISDICTION</u>				
1. This act	ion arises under the patent laws of the United States, Title 35, United States			
Code. This Court has j	urisdiction over the subject matter of this declaratory judgment action under			
28 U.S.C. §§ 2201, 220	02, 1331, 1338(a) and 1367(a).			
2. This Co	urt has personal jurisdiction over Tesseron by way of Tesseron's ongoing and			
substantial business in	the Northern District of California. Based on information and belief, Tesseron,			
through its agents, affil	iates, and/or alter egos, has continuing and extensive contacts with this forum,			
including contacts with	companies in this forum to which it sells and provides service support for			
variable data printing ("VDP") software and hardware. Moreover, based on information and belief			
Tesseron has, through its agents, affiliates and/or alter egos, accused EFI's customers of performing,				
within this judicial dist	rict, acts constituting patent infringement. EFI's principal place of business is			
within this judicial dist	riet.			
	<u>VENUE</u>			
3. Venue is	s proper under 28 U.S.C. §§ 1391(b), (c) and 1400(b).			
INTRADISTRICT ASSIGNMENT				
4. EFI's pr	incipal place of business is located within the County of San Mateo, and this is			
n intellectual property	action, therefore it can be assigned to the San Francisco Division pursuant to			
Civil L.R. 3-2(c).				
	THE PARTIES			
5. EFI is a	Delaware corporation with its principal place of business within the County of			
San Mateo at 303 Veloc	city Way, Foster City, California 94404.			
6. EFI is in	formed and believes that Tesseron is an Ohio limited liability company with its			
rincipal place of business at 8792 Maineville, Maineville, Ohio 45039.				

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FACTUAL ALLEGATIONS

- 7. In conjunction with its industry-leading Fiery® print controllers, EFI offers pioneering variable data printing ("VDP") solutions. VDP refers to the ability to customize printed material by mixing and matching both graphical and text content. VDP links document layouts to databases including text and graphics objects for combination into personalized documents for printing. During the VDP printing process, computer applications take content from the databases and integrate it into a document according to rules that specify which elements are used and where they are placed. As a result, VDP can make each printed document different by changing the information for each print job. EFI's industry-leading VDP technologies include its Fiery® FreeForm and Fiery® FreeForm 2 software, Fiery® print controllers, and mid-range to high-end Fiery® production servers.
- 8. In addition to selling its own products, EFI sells VDP components to other original equipment manufacturers ("OEM's"). OEMs such as Canon USA, Inc. ("Canon"), Ricoh Company, Ltd. ("Ricoh"), and Konica Minolta Business Technologies, Inc. ("K-M"), incorporate EFI's components into their digital printing equipment. Canon utilizes the EFI VDP components in its ColorPASS-Z7500/Z7100/Z6100 servers ("ColorPASS servers"). Ricoh utilizes the EFI VDP components in its Ricoh Aficio Color 3506, Ricoh Aficio Color 4506, Ricoh Aficio Color 6513, Ricoh Aficio Color 3260C, Ricoh Aficio Color 5560, Lanier 5813, Lanier 5625, Lanier LC031, Lanier LC155, Lanier LD160c, Savin SDC326, Savin SDC326A, Savin SDC531, Savin C6045, Savin SDC413, Savin SDC555, Gestetner CS231, Gestetner CS225, Gestetner CS213D, Gestetner CS331, and Gestetner DSc460 variable-enabled printing systems ("Ricoh printing systems") as well as Toshiba e-STUDIO 4500c, e-STUDIO 5500c, e-STUDIO 900, and e-STUDIO 1050 (Ricoh development name Bellini-C2a, Bellini-C2b, Venus-C1a and Venus-C1b, respectively) variable-enabled printing systems ("Toshiba printing systems").
- 9. On October 28, 2004, Tesseron sued Xerox Corporation ("Xerox") for patent infringement in the United States District Court for the Northern District of Ohio. Tesseron alleges that Xerox's VIPP® software and associated VIPP®-enabling printing systems infringe seven patents assigned to Tesseron. VIPP® is an acronym for Variable Data Intelligent PostScript Printware a VDP

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software program created by Xerox in the early 1990s. Xerox's VIPP® software and VIPP®-enabling printing systems are compatible with EFI Fiery® print controllers.

- 10. On November 1, 2004, Tesseron sued GMC Software AG and GMC Software
 Technology, Inc. (collectively "GMC") for patent infringement in the United States District Court for
 the Northern District of Ohio. Tesseron alleges that all versions of GMC's PrintNet™ software
 infringe the same seven patents asserted in its suit against Xerox. PrintNet™ is VDP software used to
 create and produce customized variable data documents.
- 11. In 2005, Tesseron sent a letter to EFI, informing EFI that it had recently filed suit against Xerox and GMC for patent infringement in the United States District Court for the Northern District of Ohio. Tesseron also threatened that EFI should negotiate with it now because, depending on how the litigation against Xerox and GMC progressed, Tesseron may decide that it would be better served enforcing its rights with respect to other parties, including EFI, through litigation.
- 12. EFI has attempted in vain to deal with Tesseron directly. On April 6, 2005, EFI requested for Tesseron to send copies of relevant patents, file histories, and any other documents that would show how Tesseron's patents relate to EFI's products. Tesseron never responded.
- 13. Instead, Tesseron sidestepped EFI and sent letters wrongly alleging patent infringement to many of EFI's customers.
- 14. On or about April 12, 2005, Tesseron sent a letter to Canon explicitly charging that the Canon ColorPASS servers infringe at least several of Tesseron's patents and threatening that if Canon sold its ColorPASS servers without a license, "the cost to Canon could be significant." Canon has demanded that EFI indemnify Canon against Tesseron's claims.
- 15. On September 27, 2006, Tesseron sent a letter to K-M asserting patent rights and explicitly charging that the K-M OEM products infringe at least several of Tesseron's patents.
- 16. EFI sent another letter to Tesseron on January 19, 2007, after Tesseron refused to deal with EFI directly while harassing its customers. EFI reiterated its original request and further asked Tesseron to provide EFI with a claim chart, detailing why Tesseron believed that EFI's products infringe Tesseron's patents. Again, EFI never heard back from Tesseron.

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	17.	On March 26, 2007, Tesseron sent a claim chart to Ricoh explicitly charging that the				
Ricoh i	printing	systems infringe at least several of Tesseron's patents. On April 27, 2007, Ricoh sent a				
letter to EFI notifying EFI regarding Tesseron's warning of patent infringement.						
	18	On June 1 2007 Ricch sent a letter and alaim about to EET maticial EET 1 C. at				

- Ricon sent a letter and claim charts to EFI notifying EFI about further patent infringement allegations from Tesseron in regards to the Toshiba printing systems that Ricoh supplied to Toshiba Tec Corp., employing Fiery® controller supplied to Ricoh from EFI.
- 19. On September 26, 2007, Tesseron filed a Complaint in the Northern District of Ohio alleging, inter alia, that K-M's products, which incorporate EFI's Fiery® print controllers, infringe one or more claims of U.S. Patent Nos. 5,729,665 ("the '665 patent"), 5,937,153 ("the '153 patent"), 6,209,010 B1 ("the '010 patent"), 6,381,028 B1 ("the '028 patent"), 6,487,568 B1 ("the '568 patent"), 6,599,325 B2 ("the '325 patent"), 6,687,016 B2 ("the '016 patent"), and 6,771,387 B2 ("the '387 patent"), collectively (the "patents-in-suit"). Tesseron based its accusations on the presence of EFI Fiery® print controllers in K-M's products.
- Shortly after receiving a copy of the Complaint, K-M notified EFI and demanded that 20. EFI defend, indemnify and hold harmless K-M.
- EFI once again sent Tesseron a letter on October 9, 2007 asking Tesseron to resolve this 21. conflict with EFI directly.
- 22. Tesseron's continued accusations and threats create an uncertainty concerning EFI's future business plans and an immediate and real controversy now exists between EFI and Tesseron on all claims asserted herein. Based on the foregoing, there is an actual, immediate and justiciable controversy between EFI and Tesseron as to the infringement and validity of the '665, '153, '010, '028, '568, '325, '016, and '387 patents.

FIRST CLAIM OF RELIEF **DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF U.S. PAT. NO. 5,729,665**

- 23. EFI realleges and incorporates the allegations of paragraphs 1 through 22.
- EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, 24. or otherwise, any valid claim of United States Patent No. 5,729,665 ("the '665 patent").

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To resolve the legal and factual questions raised by Tesseron and to afford relief from 25. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that it does not infringe the '665 patent.

SECOND CLAIM OF RELIEF DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 5,729,665

- 26. EFI realleges and incorporates the allegations of paragraphs 1 through 25.
- 27. One or more of the claims of the '665 patent are invalid for failure to comply with the conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112.
- 28. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that one or more of the claims of the '665 patent are invalid.

THIRD CLAIM OF RELIEF DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 5,729,665

- EFI realleges and incorporates the allegations of paragraphs 1 through 28. 29.
- 30. The '665 patent is unenforceable.
- To resolve the legal and factual questions raised by Tesseron and to afford relief from 31. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that the '665 patent is unenforceable.

FOURTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF U.S. PAT. NO. 5,937,153

- 32. EFI realleges and incorporates the allegations of paragraphs 1 through 31.
- 33. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 5,937,153 ("the '153 patent").
- To resolve the legal and factual questions raised by Tesseron and to afford relief from 34. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

declaratory judgment that it does not infringe the '153 patent and further that K-M's utilization of 1 EFI's Fiery® print controllers does not infringe the '153 patent. 2 3 FIFTH CLAIM OF RELIEF 4 DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 5,937,153 5 35. EFI realleges and incorporates the allegations of paragraphs 1 through 34. 6 One or more of the claims of the '153 patent are invalid for failure to comply with the 36. 7 conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the 8 requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112. 9 To resolve the legal and factual questions raised by Tesseron and to afford relief from 37. 10 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 11 declaratory judgment that one or more of the claims of the '153 patent are invalid. 12 SIXTH CLAIM OF RELIEF 13 DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 5,937,153 14 38. EFI realleges and incorporates the allegations of paragraphs 1 through 37. 15 39. The '153 patent is unenforceable. 16 40. To resolve the legal and factual questions raised by Tesseron and to afford relief from 17 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 18 declaratory judgment that the '153 patent is unenforceable. 19 20 SEVENTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF 21 U.S. PAT. NO. 6,209,010 B1 22 EFI realleges and incorporates the allegations of paragraphs 1 through 40. 41. 23 42. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, 24 or otherwise, any valid claim of United States Patent No. 6,209,010 B1 ("the '010 patent"). 25 To resolve the legal and factual questions raised by Tesseron and to afford relief from 43. 26 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 27

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NINTH CLAIM OF RELIEF <u>DECLARATORY JUDGMENT OF UNENFORCEABILITY OF</u> <u>U.S. PAT. NO. 6,209,010 B1</u>

- 47. EFI realleges and incorporates the allegations of paragraphs 1 through 46.
- 48. The '010 patent is unenforceable.
- 49. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that the '010 patent is unenforceable.

TENTH CLAIM OF RELIEF <u>DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF</u> <u>U.S. PAT. NO. 6,381,028 B1</u>

- 50. EFI realleges and incorporates the allegations of paragraphs 1 through 49.
- 51. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 6,381,028 B1 ("the '028 patent").
- 52. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

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declaratory judgment that it does not infringe the '028 patent and further that K-M's utilization of 1 EFI's Fiery® print controllers does not infringe the '028 patent. 2 3 **ELEVENTH CLAIM OF RELIEF** 4 DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 6,381,028 B1 5 EFI realleges and incorporates the allegations of paragraphs 1 through 52. 53. 6 54. One or more of the claims of the '028 patent are invalid for failure to comply with the 7 conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the 8 requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112. 9 To resolve the legal and factual questions raised by Tesseron and to afford relief from 55. 10 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 11 declaratory judgment that one or more of the claims of the '028 patent are invalid. 12 TWELFTH CLAIM OF RELIEF 13 DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 6,381,028 B1 14 15 56. EFI realleges and incorporates the allegations of paragraphs 1 through 55. 16 57. The '028 patent is unenforceable. 17 58. To resolve the legal and factual questions raised by Tesseron and to afford relief from 18 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 19 declaratory judgment that the '028 patent is unenforceable. 20 THIRTEENTH CLAIM OF RELIEF 21 DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF U.S. PAT. NO. 6,487,568 B1 22 59. EFI realleges and incorporates the allegations of paragraphs 1 through 58. 60. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 6,487,568 B1 ("the '568 patent"). 61. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

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declaratory judgment that it does not infringe the '568 patent and further that K-M's utilization of 1 EFI's Fiery® print controllers does not infringe the '568 patent. 3 FOURTEENTH CLAIM OF RELIEF 4 DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 6,487,568 B1 5 EFI realleges and incorporates the allegations of paragraphs 1 through 61. 62. 6 One or more of the claims of the '568 patent are invalid for failure to comply with the 63. 7 conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the 8 requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112. 9 To resolve the legal and factual questions raised by Tesseron and to afford relief from 64. 10 the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 11 declaratory judgment that one or more of the claims of the '568 patent are invalid. 12 FIFTEENTH CLAIM OF RELIEF 13 **DECLARATORY JUDGMENT OF UNENFORCEABILITY OF** U.S. PAT. NO. 6,487,568 B1 14 15 65. EFI realleges and incorporates the allegations of paragraphs 1 through 64. 16 66. The '568 patent is unenforceable. 17 To resolve the legal and factual questions raised by Tesseron and to afford relief from 67. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a 18 19 declaratory judgment that the '568 patent is unenforceable. 20 SIXTEENTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF U.S. PAT. NO. 6,599,325 B2 EFI realleges and incorporates the allegations of paragraphs 1 through 67. 68. 69. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 6,599,325 B2 ("the '325 patent"). To resolve the legal and factual questions raised by Tesseron and to afford relief from 70. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

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declaratory judgment that it does not infringe the '325 patent and further that K-M's utilization of EFI's Fiery® print controllers does not infringe the '325 patent.

SEVENTEENTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 6,599,325 B2

- EFI realleges and incorporates the allegations of paragraphs 1 through 70.
- One or more of the claims of the '325 patent are invalid for failure to comply with the conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112.
- To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that one or more of the claims of the '325 patent are invalid.

EIGHTEENTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 6,599,325 B2

- EFI realleges and incorporates the allegations of paragraphs 1 through 73.
- The '325 patent is unenforceable.
- To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that the '325 patent is unenforceable.

NINETEENTH CLAIM OF RELIEF **DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF** U.S. PAT. NO. 6,687,016 B2

- EFI realleges and incorporates the allegations of paragraphs 1 through 76.
- EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 6,687,016 B2 ("the '016 patent").
- To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

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<u>DECLARATORY JUDGMEN</u>	T OF INVALIDITY	OF U.S. PAT.	NO. 6.687.016 B7
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- One or more of the claims of the '016 patent are invalid for failure to comply with the conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the
- To resolve the legal and factual questions raised by Tesseron and to afford relief from 82. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that one or more of the claims of the '016 patent are invalid.

TWENTY-FIRST CLAIM OF RELIEF DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 6,687,016 B2

- EFI realleges and incorporates the allegations of paragraphs 1 through 82. 83.
- 84. The '016 patent is unenforceable.
- 85. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that the '016 patent is unenforceable.

TWENTY-SECOND CLAIM OF RELIEF DECLARATORY JUDGMENT OF NON-INFRINGEMENT OF U.S. PAT. NO. 6,771,387 B2

- 86. EFI realleges and incorporates the allegations of paragraphs 1 through 85.
- 87. EFI has not infringed, directly, literally, by equivalence, by inducement, contributorily, or otherwise, any valid claim of United States Patent No. 6,771,387 B2 ("the '387 patent").
- 88. To resolve the legal and factual questions raised by Tesseron and to afford relief from the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a

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declaratory judgment that it does not infringe the '387 patent and further that K-M's utilization of EFI's Fiery® print controllers does not infringe the '387 patent. TWENTY-THIRD CLAIM OF RELIEF DECLARATORY JUDGMENT OF INVALIDITY OF U.S. PAT. NO. 6,771,387 B2 EFI realleges and incorporates the allegations of paragraphs 1 through 88. 89. One or more of the claims of the '387 patent are invalid for failure to comply with the 90. conditions for patentability specified in 35 U.S.C. § 101, et seq., including without limitation the requirements in 35 U.S.C. §§ 101, 102, 103, and/or 112. To resolve the legal and factual questions raised by Tesseron and to afford relief from 91. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that one or more of the claims of the '387 patent are invalid. TWENTY-FOURTH CLAIM OF RELIEF DECLARATORY JUDGMENT OF UNENFORCEABILITY OF U.S. PAT. NO. 6,771,387 B2 EFI realleges and incorporates the allegations of paragraphs 1 through 91. 92. 93. The '387 patent is unenforceable. To resolve the legal and factual questions raised by Tesseron and to afford relief from 94. the uncertainty and controversy which Tesseron's accusations have precipitated, EFI is entitled to a declaratory judgment that the '387 patent is unenforceable. PRAYER FOR RELIEF WHEREFORE, Plaintiff EFI prays the Court enter judgment in its favor and against Tesseron as follows: Determine and declare that the claims of the '665, '153, '010, '028, '568, '325, '016, A. and/or '387 patents are not infringed by EFI; Determine and declare that the '665, '153, '010, '028, '568, '325, '016, or '387 patents В. are invalid;

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1 **DEMAND FOR JURY TRIAL** 2 Plaintiffs hereby demand trial by jury on all issues triable to a jury. 3 Dated: October 30, 2007 Respectfully submitted, 4 ELECTRONICS FOR IMAGING, INC. 5 By its Attorneys, 6 7 Russell B. Hill (State Bar No. 190070) 8 Jesse D. Mulholland (State Bar No. 222393) Elizabeth Yang (State Bar No. 249713) 9 Howrey LLP 2020 Main Street, Suite 1000 10 Irvine, California 92614-8200 Telephone: (949) 721-6900 Facsimile: (949) 721-6910 11 Email: hillr@howrey.com 12 mulhollandi@howrey.com yange@howrey.com 13 Attorneys for Plaintiff 14 ELECTRONICS FOR IMAGING, INC. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 HOWREY -14-COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF